

Substitute Bill No. 56

February Session, 2014



AN ACT CONCERNING SEVERE MENTAL OR EMOTIONAL IMPAIRMENT AND WORKERS' COMPENSATION COVERAGE.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- 1 Section 1. Subdivision (16) of section 31-275 of the 2014 supplement
- 2 to the general statutes is repealed and the following is substituted in
- 3 lieu thereof (*Effective October 1, 2014*):
- 4 (16) (A) "Personal injury" or "injury" includes, in addition to
- 5 accidental injury that may be definitely located as to the time when
- 6 and the place where the accident occurred, an injury to an employee
- that is causally connected with the employee's employment and is the
- 8 direct result of repetitive trauma or repetitive acts incident to such
- 9 employment, and occupational disease.
- 10 (B) "Personal injury" or "injury" shall not be construed to include:
- (i) An injury to an employee that results from the employee's
- 12 voluntary participation in any activity the major purpose of which is
- 13 social or recreational, including, but not limited to, athletic events,
- 14 parties and picnics, whether or not the employer pays some or all of
- 15 the cost of such activity;
- 16 (ii) A mental or emotional impairment, unless such impairment (I)
- 17 arises from a physical injury or occupational disease, (II) in the case of

a police officer, arises from such police officer's use of deadly force or subjection to deadly force in the line of duty, regardless of whether such police officer is physically injured, provided such police officer is the subject of an attempt by another person to cause such police officer serious physical injury or death through the use of deadly force, and such police officer reasonably believes such police officer to be the subject of such an attempt, [or] (III) in the case of a firefighter, is diagnosed as post-traumatic stress disorder by a licensed and board certified mental health professional, determined by such professional to be originating from the firefighter witnessing the death of another firefighter while engaged in the line of duty and not subject to any other exclusion in this section, or (IV) in the case of any employee, is diagnosed by a psychiatrist licensed pursuant to chapter 370 or a psychologist licensed pursuant to chapter 383, determined by such psychiatrist or psychologist to be originating from the employee visually witnessing the death or maiming, or visually witnessing the immediate aftermath of such death or maining, of one or more human beings, whose death or maining was intentionally caused by an act of another human being, and which is not the result of some natural cause; provided the visual witnessing of such death or maining, or the visual witnessing of the aftermath of such death or maining, was causally connected with the employee's employment. As used in this clause, "police officer" means a member of the Division of State Police within the Department of Emergency Services and Public Protection, an organized local police department or a municipal constabulary, "firefighter" means a uniformed member of a municipal paid or volunteer fire department, [and] "in the line of duty" means any action that a police officer or firefighter is obligated or authorized by law, rule, regulation or written condition of employment service to perform, or for which the police officer or firefighter is compensated by the public entity such officer serves, "maiming" means the loss of any member or organ, and "immediate aftermath" means the scene at which such death or maining occurred for a period of time not to exceed six hours after such scene is secured by law enforcement officers;

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53 (iii) A mental or emotional impairment that results from a personnel 54 action, including, but not limited to, a transfer, promotion, demotion 55 or termination; or

(iv) Notwithstanding the provisions of subparagraph (B)(i) of this subdivision, "personal injury" or "injury" includes injuries to employees of local or regional boards of education resulting from participation in a school-sponsored activity but does not include any injury incurred while going to or from such activity. As used in this clause, "school-sponsored activity" means any activity sponsored, recognized or authorized by a board of education and includes activities conducted on or off school property and "participation" means acting as a chaperone, advisor, supervisor or instructor at the request of an administrator with supervisory authority over the employee.

67 Sec. 2. Section 31-294h of the general statutes is repealed. (*Effective from passage*)

This act shall take effect as follows and shall amend the following sections:		
Section 1	October 1, 2014	31-275(16)
Sec. 2	from passage	Repealer section

LAB Joint Favorable Subst.

INS Joint Favorable

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